

Hon. Jamal Whitehead

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

Kurt Benshoof,  
Plaintiff,

v.  
David S. Keenan,  
Defendant.

No. 2:24-cv-382 JNW

FILED  
LOADED  
RECEIVED  
AUG 21 2024  
CLERK, U.S. DISTRICT COURT  
AT SEATTLE, WESTERN DISTRICT OF WASHINGTON  
BY DEPUTY



NOTICE REGARDING  
SUMMONS AND  
MOTION TO STAY.

On July 31, 2024, the Office of the Clerk mailed Plaintiff Kurt Benshoof ("Benshoof") blank Summons forms.

As Judge Whitehead is aware from case nos. 2:24-mc-0043-JNW and 2:24-cv-01110 -JNW, Benshoof does not have computer access to the internet, nor does Benshoof have access to his own legal documents, files, records or evidence, because City of Seattle officials sent a SWAT team to

break into Benshoof's home church on July 3, 2024. Approximately fifteen (15) SWAT officers used flash-bang grenades and smashed out the windows of Benshoof's home church with chemical weapons cannisters shot into the home church.

Benshoof's religious documents, his private attorney-client communications, and evidence of crimes perpetrated by King County and City of Seattle officials were unlawfully seized by SWAT when SWAT took Benshoof's computers and cell phone on July 3, 2024.

Because Benshoof has been unlawfully imprisoned since July 3, 2024 in King County jails, Benshoof is without access to the address of David S. Keenan and has no one to serve the summons and complaint and has no means of obtaining the complaint nor printing the complaint. Therefore, a blank summons form is currently useless to Benshoof.

Benshoof moves to stay the proceedings until Judge Whitehead or the Washington Supreme Court grants

Benshoof's petition for writ of habeas corpus to stop the unlawful imprisonment of Benshoof.

Until Benshoof has access to his own legal documents to proceed with litigation, Benshoof's due process rights will continue to be violated. Benshoof's current unlawful imprisonment is exactly what he sought to enjoin by filing motions for temporary restraining order in WAWD No. 2:23-CV-1392-JNW, Dkt. # 74, 129, 158.

So long as the judicial and prosecutorial corruption continues to violate Benshoof's rights, the interests of justice require the Court to stay the proceedings in the instant case to preserve Benshoof's right to petition for redress of grievances, protected by the First Amendment.

Stated under penalty of perjury in Kent, Washington this 17<sup>th</sup> day of August, 2024.

Kurt Benshoof  
Kurt Benshoof  
Plaintiff

US POSTAGE

quadrant  
FIRST-CLASS MAIL  
IMI  
**\$000.69**  
08/19/2024 ZIP 98032  
043M31239977



SEATTLE WA 980  
19 AUG 2024PM 7

Name Bergenhoef, Kurt ✓  
BA# 2024-007007  
King County Correctional Facility  
500 5th Avenue  
Seattle, WA 98104-2332



AUG 21 2024

CLERK U.S. DISTRICT COURT  
AT SEATTLE  
WESTERN DISTRICT OF WASHINGTON  
BY \_\_\_\_\_  
RECEIVED  
LODGED

**FOR LEGAL MAIL ONLY**

38101-444285